Docket No.: 204779US25

## Declaration, Power of Attorney and Petition

Page 1\_ of \_2

WE (I) the u	ndersigned inventor(s), here	by declare(s) the	at:	
My residence	, post office address and cit	izenship are as s	tated below next	to my name,
We (I) believ	e that we are (I am) the orig	ginal, first and jo	int (sole) invento	or(s) of the subject matter which is
claimed and for which	a patent is sought on the in	nvention entitled		
PAIRED PRO	MOTION ARCHITECTUR	₹E		
	·			
the specification of wh	nich			
is at	tached hereto.			
was	filed on	as	Docket No: 2	204779US25
App	lication Serial No.			
and a	amended on	······································		
was	filed as PCT international a	application		
Nun	iber			
on _				
and and	was amended under PCT A	rticle 19		
on _		(if applicable).		
We (I) hereby including the claims, a	y state that we (I) have revieus amended by any amendm	ewed and unders ent referred to a	tand the contents bove.	of the above-identified specification,
	wledge the duty to disclose in Section 1.56 of Title 37			I to the patentability of this
application(s) for pate least one country other foreign application for	nt or inventor's certificate, than the United States, list	or § 365(a) of ar ed below and ha cate, or PCT Int	ny PCT Internation ve also identified ernational applicational applications.	or § 365(b) of any foreign onal application which designated at l below, by checking the box, any ation having a filing date before that
Application No.	Country	Day	//Month/Year	Priority Claimed
- F				Yes No
				Yes No
				Yes No

60/256.	324	December 19, 2000	)
	ion Number)	(Filing Date)	
(Applicat	tion Number)	(Filing Date)	
any PCT International application in the claims of this application is	tion designating the United is not disclosed in the prior I h of 35 U.S.C. § 112, I acknown ERR § 1.56 which became a	States, listed below and, insof United States or PCT Internati owledge the duty to disclose in vailable between the filing da	plication(s), or under § 365(c) of far as the subject matter of each o ional application in the manner information which is material to te of the prior application and the
Application Serial No.	Filing Date	Statu	us (pending, patented, abandoned)
McClelland, Reg. No. 21,124 Reg. No. 27,757; James D. H 29,099; Charles L. Gholz, Re Stephen G. Baxter, Reg. No. Goolkasian, Reg. No. 26,142; Reg. No. 34,648; Richard A. 34,423; Jeffrey B. McIntyre, 37, 182; Bradley D. Lytle, Re our (my) attorneys, with full in the Patent Office connecte sent to the firm of OBLON, S Fourth Floor, 1755 Jefferson  We (I) declare that a on information and belief are willful false statements and ti 18 of the United States Code	Gregory J. Maier, Reg. No. amilton, Reg. No. 28,421; E. g. No. 26,395; William E. B. 32,884; Richard L. Treanor, Richard L. Chinn, Reg. No. Neifeld, Reg. No. 35,299; J. Reg. No. 36,867; William T. g. No. 40,073; Michael R. Copowers of substitution and red therewith; and we (I) herel PIVAK, McCLELLAND, N. Davis Highway, Arlington, all statements made herein obelieved to be true; and further like so made are munishal	25,599; Arthur I. Neustadt, Rckhard H. Kuesters, Reg. No. eaumont, Reg. No. 30,996; Je Reg. No. 36,379; Steven P. W. 34,305; Carl E. Schlier, Reg. Derek Mason, Reg. No. 35,27. Enos, Reg. No. 33, 128; Michasey, Reg. No. 40,294; and Revocation, to prosecute this apply request that all corresponded MAIER & NEUSTADT, P.C., Virginia 22202.  four (my) own knowledge are ther that these statements were the by fine or imprisonment, o	28,8/0; Robert 1. Folds, Reg. No. 21, dein-Paul Lavalleye, Reg. No. 31, deinrouch, Reg. No. 32,829; John No. 34,426; James J. Kulbaski, 70; Surinder Sachar, Reg. No. and E. McCabe, Jr., Reg. No. obert C. Mattson, Reg. No. 42,84 uplication and to transact all busing ence regarding this application be whose Post Office Address is:
McClelland, Reg. No. 21,124 Reg. No. 27,757; James D. H 29,099; Charles L. Gholz, Re Stephen G. Baxter, Reg. No. 36,0142; Reg. No. 34,648; Richard A. 34,423; Jeffrey B. McIntyre, 37, 182; Bradley D. Lytle, Re our (my) attorneys, with full in the Patent Office connectesent to the firm of OBLON, S Fourth Floor, 1755 Jefferson  We (I) declare that a on information and belief are willful false statements and to 18 of the United States Code patent issuing thereon.	Gregory J. Maier, Reg. No. amilton, Reg. No. 28,421; E. g. No. 26,395; William E. B. 32,884; Richard L. Treanor, Richard L. Chinn, Reg. No. Neifeld, Reg. No. 35,299; J. Reg. No. 36,867; William T. g. No. 40,073; Michael R. Copowers of substitution and red therewith; and we (I) herel PIVAK, McCLELLAND, N. Davis Highway, Arlington, all statements made herein obelieved to be true; and further like so made are munishal	25,599; Arthur I. Neustadt, Rckhard H. Kuesters, Reg. No. eaumont, Reg. No. 30,996; Je Reg. No. 36,379; Steven P. W. 34,305; Carl E. Schlier, Reg. Derek Mason, Reg. No. 35,27. Enos, Reg. No. 33, 128; Michasey, Reg. No. 40,294; and Revocation, to prosecute this apply request that all corresponded MAIER & NEUSTADT, P.C., Virginia 22202.  four (my) own knowledge are ther that these statements were the by fine or imprisonment, o	28,870; Robert T. Pous, Reg. No. 24,854; Richard D. Rein. 28,870; Robert T. Pous, Reg. No. 31, Veihrouch, Reg. No. 32,829; Johr. No. 34,426; James J. Kulbaski, 70; Surinder Sachar, Reg. No. nael E. McCabe, Jr., Reg. No. obert C. Mattson, Reg. No. 42,85 polication and to transact all businence regarding this application be whose Post Office Address is:  the true and that all statements made a made with the knowledge that or both, under Section 1001 of Tit validity of the application or any
McClelland, Reg. No. 21,124 Reg. No. 27,757; James D. H 29,099; Charles L. Gholz, Re Stephen G. Baxter, Reg. No. Goolkasian, Reg. No. 26,142; Reg. No. 34,648; Richard A. 34,423; Jeffrey B. McIntyre, 37, 182; Bradley D. Lytle, Re our (my) attorneys, with full in the Patent Office connecte sent to the firm of OBLON, S Fourth Floor, 1755 Jefferson  We (I) declare that a on information and belief are willful false statements and t 18 of the United States Code patent issuing thereon.  Gary M. Katz	Gregory J. Maier, Reg. No. amilton, Reg. No. 28,421; E. g. No. 26,395; William E. B. 32,884; Richard L. Treanor, Richard L. Chinn, Reg. No. Neifeld, Reg. No. 35,299; J. Reg. No. 36,867; William T. g. No. 40,073; Michael R. C. powers of substitution and red therewith; and we (1) hereit PIVAK, McCLELLAND, M. Davis Highway, Arlington, all statements made herein obelieved to be true; and further like so made are punishable and that such willful false standard that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and that such willful false standard for the like so made are punishable and the such willful false standard for the like so made are punishable and the such will full false standard for the like so made are punishable and the such will full false standard for the such and the such such as the s	25,599; Arthur I. Neustadt, Rekhard H. Kuesters, Reg. No. eaumont, Reg. No. 30,996; Je Reg. No. 36,379; Steven P. W. 34,305; Carl E. Schlier, Reg. Derek Mason, Reg. No. 35,27. Enos, Reg. No. 33, 128; Mich Casey, Reg. No. 40,294; and Revocation, to prosecute this apply request that all corresponde MAIER & NEUSTADT, P.C., Virginia 22202.  If our (my) own knowledge are ther that these statements were ole by fine or imprisonment, otatements may jeopardize the	28,870; Robert T. Pous, Reg. No. 28,870; Robert T. Pous, Reg. No. 31, Veihrouch, Reg. No. 32,829; Johr No. 34,426; James J. Kulbaski, 70; Surinder Sachar, Reg. No. obert C. Mattson, Reg. No. obert C. Mattson, Reg. No. 42,83 uplication and to transact all businence regarding this application be whose Post Office Address is:  the true and that all statements made made with the knowledge that or both, under Section 1001 of Tit validity of the application or any
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ATTORNEY DOCKET NO. 200688US PIP-69B-KATZ

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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IN RE APPLICATION OF

GARY M. KATZ : GROUP: UNKNOWN

SERIAL NO.; NEW APPLICATION : EXAMINER: UNKNOWN

FILED: HEREWITH

FOR: PAIRED PROMOTION ARCHITECTURE

## DECLARATION OF INVENTOR

ASSISTANT COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

STR:

- (1) On June 8, 1999, I began to work on a project which was then known as "Project Crusade." "Project Crusade" later became known as "Project 121," and dealt with a paired promotion architecture.
- (2) I know that "Project Crusade" had been in existence at least since March 1999.
- (3) The paired promotion architecture project was a project upon which only employees of Catalina Marketing Corporation worked during at least the time period after June 8, 1999.
  - (4) I know that Catalina Marketing International, Inc. is a wholly owned subsidiary of Catalina Marketing Corporation.
  - (5) I know that, when I began to work on "Project Crusade," William Thurmond was working on that project.
  - (6) On June 8, 1999, William Thurmond told me that he had met with representatives (employees) of Kraft Foods, Inc. in April or May of 1999 and discussed "Project Crusade," as illustrated by the attached chart entitled "Project Crusade Proposed Architecture."

- (7) Also on June 8, 1999, I attended a meeting with representatives (employees) of Kraft Foods, Inc. to discuss "Project Crusade." A copy of my notes from this meeting are attached.
- (8) I know that on October 25, 1999, a computer-executable version of the paired promotion architecture and coupons were sent to stores and that paired coupons were provided to preselected consumers under a pilot program to test the feasibility of the paired promotion architecture.
- (9) I know that selected Kraft employees were aware of the paired promotion architecture pilot program.
- (10) I know that, in the paired promotion architecture pilot program, the paired promotion architecture was tested in order to determine the execution feasibility, and later to determine if increased consumer spending on clients' brands resulted.
- (11) I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 4/2/0/

Chry M Water

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